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JS 44 (Rev. 07/16)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

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I. (a) PLAINTIFFS				DEFENDANTS				
Black, Justin, R.				Ensco International, Inc.				
(b) County of Residence of First Listed Plaintiff Thurston County, W (EXCEPT IN U.S. PLAINTIFF CASES) (c) Attorneys (Firm Name, Address, and Telephone Number) Darren Patin, Pandit Law, LLC 701 Poydras Street, Suite 3950 New Orleans, La 70139 (504) 313-3800				County of Residence of First Listed Defendant Harris County, Tex. (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED. Attorneys (If Known)				
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Defendant	(Indicate Citizensi	ilp of Parties in Item III)		- 41	_	of Business In .	Another State	
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☐ 120 Marine ☐ 130 Miller Act ☐ 140 Negotiable Instrument ☐ 150 Recovery of Overpayment Æ Enforcement of Judgment ☐ 151 Medicare Act ☐ 152 Recovery of Defaulted Student Loans (Excludes Veterans) ☐ 153 Recovery of Overpayment of Veteran's Benefits ☐ 160 Stockholders' Suits ☐ 190 Other Contract ☐ 195 Contract Product Liability ☐ 196 Franchise ☐ 210 Land Condemnation ☐ 220 Foreclosure ☐ 230 Rent Lease & Ejectment ☐ 240 Torts to Land ☐ 245 Tort Product Liability ☐ 290 All Other Real Property	□ 310 Airplane □ 315 Airplane Product Liability □ 320 Assault, Libel & Slander □ 330 Federal Employers' Liability □ 340 Marine □ 345 Marine Product Liability □ 350 Motor Vehicle □ 700 Other Personal Lipiury □ 362 Personal Injury ■ 363 Personal Injury ■ 444 Other Civil Rights □ 444 Other Civil Rights □ 443 Housing/ Accommodations ≥ 445 Amer. w/Disabilities - Employment □ 446 Amer. w/Disabilities - Other □ 448 Education	BERSONAL INJUR 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPER 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Property Damage 375 Product Liability PRISONER PERSONAL PROPER 462 Aften Detaine 510 Motions to Vacate Sentence	TY 0 710 0 791 0 791 0 791 0 791 0 791 0 791	Drug Related Seizure of Property 21 USC 881 Only Related Seizure of Property 21 USC 881 Other Pair Labor Standards Act Labor/Management Relations Drailway Labor Act I Family and Medical Leave Act Other Labor Litigation Employee Retirement Income Security Act IMMIGRATION Naturalization Application Other Immigration Actions	☐ 422 Appe ☐ 423 With	al 28 USC 158 thrawal SC 157 EFYRIGHT-SEED rights t tomark SECURDAY (1395ff) t Lung (923) C/DIWW (405(g)) Title XVI 405(g)) ETTAXSCURS (U.S. Plaintiff rfendant)	□ 375 False Claims Act □ 376 Qui Tam (31 USC □ 3729(a)) □ 400 State Reapportionment □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and □ Corrupt Organizations □ 480 Consumer Credit □ 490 Cable/Sat TV □ 850 Securities/Commodities/ Exchange □ 890 Other Statutory Actions □ 891 Agricultural Acts □ 893 Environmental Matters □ 395 Freedom of Information	
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	OUNT	APPLYING IFP		JUDGE		MAG. JUD)GE	

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

JUSTIN BLACK	§	
Plaintiff	§ §	
	§	
V.	§	CIVIL ACTION NO
	§	
ENSCO	8	
INTERNATIONAL, INC.	§ 8	
INTERNATIONAL, INC.	8 8	
Defendant	\$ §	

PLAINTIFF'S ORIGINAL COMPLAINT

Plaintiff, Justin Black complains of Ensco International, Inc., defendant, and states as follows:

I. PARTIES

- 1. Plaintiff, Justin Black, is an individual and resident of the state of Oregon who is at least 40 years old. At all times relevant to this suit until his termination in March 2015, he was employed by Ensco, PLC.
- 2. Defendant, Ensco International, Inc., (hereinafter. "Ensco") is an offshore drilling company. Defendant constitutes an "employer" within the meaning of 29 U.S.C. § 203(d). Ensco is a Delaware Corporation, conducting business in Texas. Defendant may be served with process by serving its registered agent: Energy Service Company, Inc., 1445 Ross Avenue, Suite 2700, Dallas, TX 75202.

II. JURISDICTION

3. The court has federal question jurisdiction pursuant to 28 U.S.C. § 1331 over Plaintiff's claim of age and disability discrimination because these actions arise under federal law via the Age Discrimination in Employment Act, 29 U.S.C. § 621, et. seq., Titles I and V of the Americans with Disabilities Act of 1990, 42 U.S.C. § 12101, et. seq., and the Family Medical Leave Act, 29 U.S.C. § 2601, et. seq.

III. VENUE

- 4. Venue is proper in the Southern District of Texas, Houston Division, pursuant to 28 U.S.C. § 1331(b)(1) because the acts of discrimination occurred within this district.
- 5. Plaintiff timely filed a Charge of Discrimination, Charge #460-2016-00701, with the EEOC, a true and correct copy of which is attached as Exhibit A.
- 6. The EEOC issued a Notice of Right to Sue letter dated May 31, 2016, a true and correct copy which is attached as Exhibit B. Thus, Plaintiff has filed this cause of action within 90 days of receipt of his notice of right to sue.

VI. FACTS

- 7. Plaintiff Justin Black, who is over forty (40), is a former employee of the defendant.
- 8. Plaintiff worked as a Shipboard Electronics Technician for more than three years in a department with fifty employees, including himself, and never had any infractions or disciplinary issues.

- 9. At the time of his termination, Mr. Black was working on an offshore drilling rig and drill ship in the Gulf of Mexico. He was the Senior Electronic Technician in terms of experience.
- 10. Throughout his employment with Ensco, Mr. Black struggled with alcoholism and its disabling effects, including but not limited to trouble sleeping and eating.
- 11. In or about February 2015, Mr. Black, informed Ensco of his disability for the first time and his need for impatient treatment.
- 12. Mr. Black requested three weeks leave under the Family and Medical Leave Act to coincide with his upcoming four weeks of offshore duty as to not miss any work duty.
- 13. Mr. Black was set to return to work on March 12, 2015, but on or about March 7, 2015, he received a call from his department's captain informing him he was being laid off.
- 14. On March 17, 2015, Mr. Black received a formal letter from Chris Johnson, Ensco's Vice President of North American Affairs stating that Mr. Black's position was being eliminated due to reduced oil prices and oversupply.
- 15. Upon further investigation, Mr. Black was informed that his position was the only one purportedly subject to elimination. He later learned his position had been maintained and filled by a much younger employee who was transferred from a different division. That transferred employee's original position was then filled by another employee.
- 16. Overall, no jobs in Mr. Black's former department were eliminated by Ensco, and Mr. Black was the only person in his crew that was laid off.

V. CAUSES OF ACTION

Count One - Violation of Age Discrimination in Employment Act (29 U.S.C. § 621, et. seq.)

- 17. The foregoing paragraphs are incorporated by reference for all purposes.
- 18. The Defendant's conduct as alleged above constitutes age discrimination in violation of the Age Discrimination in Employment Act. The stated reasons for Defendant's conduct were not the true reasons, but instead were pretext to hide the Defendant's discriminatory animus.

Count Two - Violation of Title 1 and V of the Americans with Disabilities Act of 1990 (42 U.S.C. § 12101, et. seq.)

- 19. The foregoing paragraphs are incorporated by reference for all purposes.
- 20. The Defendant's conduct as alleged herein constitutes discrimination based on a disability in violation of Titles I and V of the Americans with Disabilities Act of 1990. The stated reasons for Defendant's conduct were not the true reasons, but instead were pretext to hide the Defendant's discriminatory animus.

Count Three - Violation of the Family and Medical Leave Act (29 U.S.C. § 2601, et. seq.)

- 21. The foregoing paragraphs are incorporated by reference for all purposes.
- 22. The Defendant's failure to return the Plaintiff to the same or a nearly identical job upon returning from his appointed leave as alleged herein constitutes a violation of the Family and Medical Leave Act. The stated reasons for Defendant's conduct were not the true reasons, but instead were pretext to hide the Defendant's violation of the Act.

VI. PRAYER FOR RELIEF

- 23. WHEREFORE, the plaintiff requests that the court award him:
- a. General, compensatory, and exemplary damages as are proper, and to which Plaintiff suffered because of the discrimination;
- b. Costs and reasonable attorney's fees incurred with this lawsuit with interest thereon; and
- c. Other damages and further relief as deemed just.

VII. JURY DEMAND

The Plaintiff requests trial by jury.

Respectfully submitted,

PANDIT LAW, LLC.

By:

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